

1	ALAN W. WESTBROOK, ESQ.		
2	Nevada Bar No. 006167 PERRY & WESTBROOK,		
3	A Professional Corporation 1701 W. Charleston Boulevard #200		
4	Las Vegas, Nevada 89102		
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6	Email: awestbrook@perrywestbrook.com		
7	Attorney for Defendant Target Corporation		
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9	UNITED STATED DISTRICT COURT DISTRICT OF NEVADA		
10	DISTRICT	OF NEVADA	
11	TAMARINA COURNOYER	CASE NO.:	
12	Plaintiff,		
13	VS.	DEFENDANT TARCET	
14	TARGET CORPORATION d/b/a TARGET	DEFENDANT TARGET CORPORATION'S PETITION FOR	
15	#2472	REMOVAL AND DEMAND FOR JURY TRIAL	
16	Defendant.	- TAMPE	
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20	DEFENDANT TARGET CORPORATION	ON'S PETITION FOR REMOVAL AND	
21	DEMAND FOR J	JURY TRIAL	
22	PLEASE TAKE NOTICE that Defendant TARGET CORPORATION, by and through its		
23	attorney, Alan W. Westbrook, Esq. of PERRY & WESTBROOK, a Professional Corporation,		
24	hereby removes this action from the Second Judicial District Court of the State of Nevada, in and		
25	for Clark County, Nevada, to the United States District Court for the District of Nevada, pursuant		
26	to Section 1441 of Title 28 of the United States 0	-	
27	1 to Section 1441 of Title 28 of the United States (LOUE (DIVEISILY OF CHIZCHSHID).	

This removal of this action is based upon the following:

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- 1. This action is a civil action within the meaning of Acts of Congress relating to removal of cases.
- 2. Plaintiff Tamarina Cournoyer filed a Complaint for damages in the Second Judicial District Court, in and for Clark County, Nevada (the State Court). The State Court assigned this matter number CV20-00828. The Complaint alleged a cause of action for negligence against Defendant (a copy of the original Complaint is attached as Exhibit A).
 - 3. The Complaint filed alleges damages "in a sum in excess of \$15,000.00."
- 4. Plaintiff's counsel submitted a correspondence dated December 27, 2019, in which the injuries of Plaintiff were described as including a fracture of her right hand and injury to her right knee, resulting in MRI testing, injection, physical therapy and surgery. The medical special damages related to the medical treatment amounted, at that time, to \$52,040.84. The correspondence further asserted that the Plaintiff had lost wages associated with the subject incident totaling \$21,640.80. The Plaintiff concluded the letter by demanding an amount several times the \$75,000.00 jurisdictional threshold of this Court's jurisdiction.
- 5. Removal to this Court is based upon the receipt of the Complaint, the Plaintiff's counsel's demand letter, and the provided medical records and bills. See 28 U.S.C. § 1446(b)(1) The Defendant was served with the Complaint, by service on their resident agent on June 17, 2020, and therefore, this Petition is filed within 30 days after receipt by the defendant, through service or otherwise, of a copy of the initial pleading setting forth the claim for relief upon which such action or proceeding is based.
- 6. This Court has original jurisdiction over the claims alleged here for the reasons set for below:

1	WHEREFORE, Defendant hereby removes the State Court Action pending as Case No	
2	CV20-00828 in the Second Judicial District Court of the State of Nevada, in and for Clark County	
3	Nevada, to this Honorable Court.	
4	DATED this 7th day of July, 2020.	
5	DATED this /th day of July, 2020.	
6	PERRY & WESTBROOK	
7	A Professional Corporation	
8	/s/ Alan W. Westbrook	
9	ALAN W. WESTBROOK, ESQ. Nevada Bar No. 6167	
	1701 W. Charleston, Suite 200	
10	Las Vegas, Nevada 89102	
11	Telephone: (702) 870-2400	
10	Facsimile: (702) 870-2880	
12	Email: awestbrook@perrywestbrook.com	
13	Attorney for Defendant Target	
14	CERTIFICATE OF SERVICE	
15		
16	I HEREBY CERTIFY that on the 7th day of July, 2020, a true and correct copy of the	
17	foregoing was served upon the following counsel via the Court's electronic filing and service	
18	system:	
19		
20	Christopher Connell, Esq. Attorney for Plaintiff 6871 Las Vegas Boulevard	
21	Suite 210	
22	Las Vegas, NV 89119	
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25	/s/ Jonna Linke An Employee of PERRY & WESTBROOK,	
26	A Professional Corporation	
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